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APPLICATION NO		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/632,411		08/01/2003	Parvathanathan Subrahmanya	020133	4378
23696	7590	06/02/2005		EXAM	INER
Qualcomr	n Incorpo	orated	DOAN, I	DOAN, KIET M	
Patents De 5775 More	-	ive	ART UNIT	PAPER NUMBER	
San Diego,	CA 92	121-1714	2683		
				DATE MAILED: 06/02/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
Office Action Summary	10/632,411	SUBRAHMANYA, PARVATHANATHAN					
·	Examiner	Art Unit					
	Kiet Doan	2683					
The MAILING DATE of this communication Period for Reply	appears on the cover sheet wi	th the correspondence address					
A SHORTENED STATUTORY PERIOD FOR RETHE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, and if NO period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by some and patent term adjustment. See 37 CFR 1.704(b).	DN. R 1.136(a). In no event, however, may a re to a reply within the statutory minimum of thirty eriod will apply and will expire SIX (6) MON' tatute, cause the application to become AB	eply be timely filed y (30) days will be considered timely. THS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).					
Status							
1)⊠ Responsive to communication(s) filed on <u>0</u>	01 August 2003.						
·-	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims							
4)⊠ Claim(s) <u>1-49</u> is/are pending in the applica	tion.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.							
· _ · · · - · · · · · · · · · · · · · ·	Claim(s) <u>1-9,11-20,22-30 and 32-49</u> is/are rejected.						
7)⊠ Claim(s) <u>10,21 and 31</u> is/are objected to.							
	Claim(s) are subject to restriction and/or election requirement.						
Application Papers							
9) The specification is objected to by the Exam	niner						
• •	0)⊠ The drawing(s) filed on <u>01 August 2003</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.						
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the co	• • • • • • • • • • • • • • • • • • • •	· ·					
11) The oath or declaration is objected to by the							
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for fore a) All b) Some * c) None of: 1. Certified copies of the priority documents		119(a)-(d) or (f).					
		antination No.					
2. Certified copies of the priority docum	·	<u> </u>					
3. Copies of the certified copies of the	•	received in this National Stage					
application from the International Bu	• • • • • • • • • • • • • • • • • • • •	rossived					
* See the attached detailed Office action for a	ilst of the certified copies not	received.					
Attach was antich							
Attachment(s) 1) Notice of References Cited (PTO-892)	∧ □	(OTO 442)					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date							
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 03/08/2004. 5) Notice of Informal Patent Application (PTO-152) 6) Other:							

DETAILED ACTION

Claim Objections

Claim 33 objected to because of the following informalities: On page 23 claim
 "33" should change to claim "30". Appropriate correction is required.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-12, 15-21, 24-31, 35-46 and 49 are rejected under 35 U.S.C. 103(a) as being unpatentable over LeBlanc et al. (Patent No. 6,236,365) in view of Tkanashi et al. (Pub. No. 2001/0004384).

Consider claim 1, LeBlanc teaches a method of adapting a pilot filter that processes received signals in a wireless communication network, the method comprising: determining a velocity of a wireless communication device in relation to a wireless network infrastructure (Title, Abstract, C29, L42-65, teach determining velocity which read on approximate velocity). LeBlanc teaches the limitation of claim as discuss but fail to teach and determining one or more coefficients of the pilot filter based on the determined velocity of the wireless communication device.

In an analogous art, Takanashi teaches "Wayform equalizer, mobile station wireless apparatus using the same base station wireless apparatus using the same, and mobile communication system using the same". Further, Takanashi teaches and

determining one or more coefficients of the pilot filter based on the determined velocity of the wireless communication device (Page 4, Paragraph 35, Page 8, Paragraphs 77-79).

Therefore, it would have been obvious at the time that the invention was made that person having ordinary skill in the art to modify LeBlanc and Takanashi system, such that determining a velocity of a wireless communication device in relation to a wireless network infrastructure and one or more coefficients of the pilot filter to provide means for controlling and maintain timing/frequency transmitted with the best link communication.

Consider **claims 2 and 3**, Takanashi teaches a method as defined in claim 1, wherein determining the velocity of the wireless communication device and determining the one or more coefficients are performed in the wireless communication device/network infrastructure (Page 4, Paragraph 35).

Consider claims 4 and 5, LeBlanc teaches a method as defined in claim 1, wherein determining the velocity of the wireless communication device is performed in the wireless communication device/network structure (C29, L42-65, teach determining velocity which read on approximate velocity),

Takanashi teaches and determining the one or more coefficients are performed in the wireless network infrastructure/communication device (Page 4, Paragraph 35, Page 8, Paragraph 79).

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Consider **claim 6**, Takanashi teaches a method as defined in claim 1, further comprising applying the one or more coefficients to a pilot filter (Page 8, Paragraph 79).

Consider **claims 7 and 8**, LeBlanc teaches a method as defined in claim 6, wherein applying the coefficients is performed in the wireless communication device/network infrastructure (Title, C16, L11-64).

Consider **claims 9, 20, and 30**, LeBlanc teaches a method as defined in claim 1, wherein determining the velocity further comprises receiving velocity information from a global positioning system receiver (C2, L1-40).

Consider **claims 10, 21 and 31**, LeBlanc teaches a method as defined in Claim 1, wherein determining the velocity further comprises receiving at least two location measurements of the wireless communication device, wherein the measurements are made at different, known, times, and determining the velocity of the wireless communication device is based on the at least two location measurements and their respective measurement times (C7, L64-67, C17, L33-43, C52, L49-67, C53, L1-20).

Consider claim 11, LeBlanc teaches a method as defined in claim 1, wherein the wireless network infrastructure further comprises a base station (C10, L48-59).

Consider claims 12, 17, 25, 37, 41 and 45, LeBlanc teaches a method as defined in claim 1, wherein determining the one or more coefficients further comprises

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determining the one or more coefficients based on a noise power estimate (C5, L9-26, C12, L7-38).

Consider **claims 15, 18 and 28**, Takanashi teaches a method as defined in claim 1, wherein determining the one or more coefficients further includes selecting the one or more coefficients from a set of predetermined coefficients (Page 4, Paragraph 35-37).

Consider **claim 16**, Takanashi teaches a communication device comprising: a pilot filter that receives pilot signal samples over a communication channel; and a controller that determines filter coefficients of the pilot filter based on the wireless communication device velocity and adapts the pilot filter to the communication channel (C8, Paragraphs 77-78 teach the controller which read on impulse response filter Fig.1, No.12, Page 4, Paragraph 35).

Consider **claims 19 and 29**, Takanashi teaches a communication device as defined in claim 18, wherein the predetermined coefficients are retrieved from a look up table (Page 2, Paragraph 15).

Consider **claims 24 and 49**, Takanashi teaches a communication device comprising: a plurality of pilot filters each of which is configured to receive a pilot signal and to output a filtered pilot signal; and a controller configured to select one of the

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plurality of pilot filter outputs based on the wireless communication device velocity (C2, L15, C4, L35, C8, L77).

Consider **claim 26**, Takanashi teaches a communication device as defined in claim 24, wherein the plurality of filters are configured to be adapted by changing filter coefficients (Page 8, Paragraph 77).

Consider **claim 27**, Takanashi teaches a communication device as defined in claim 26, wherein the controller determines filter coefficients for the plurality of pilot filters based on the communication device velocity (Page 4, 35, Page 8, Paragraph 35).

Consider claims 35 and 39, LeBlanc teaches a wireless communication system comprising: at least one mobile wireless communication device with a pilot filter that is configured to accept coefficients that adapt the operation of the filter to a communication channel response; and an infrastructure device configured to communicate with the at least one mobile wireless communication device (Abstract, C17, L1-60),

Takanashi teaches wherein the infrastructure device receives signals from the mobile wireless communication device and based on those signals determines pilot filter coefficients and transmits the coefficients to the mobile wireless communication device for use in configuring the pilot filter (Page 8, Paragraphs 77-79).

Therefore, it would have been obvious at the time that the invention was made

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that person having ordinary skill in the art to modify LeBlanc and Takanashi system, such that at least one mobile wireless communication device with a pilot filter that is configured to accept coefficients that adapt the operation of the filter to a communication channel response; and an infrastructure device configured to communicate with the at least one mobile wireless communication device for use in configuring the pilot filter, to provide means for controlling communication by using filtering.

Consider **claims 36, 40 and 44**, LeBlanc teaches wireless communication system as defined in claim 35, wherein the infrastructure includes a base station (C17, L1-19).

Consider **claims 38, 42 and 46**, LeBlanc teaches a wireless communication system as defined in claim 35, wherein the signals received from the mobile wireless communication device include an estimate of the mobile wireless communication device velocity (C29, L41-56).

Consider **claim 43**, LeBlanc teaches a wireless communication system comprising: at least one mobile wireless communication device; and an infrastructure device with a pilot filter configured to receive a signal transmitted from the mobile wireless communication device over a communication channel and to accept coefficients that adapt the response of the filter (C9, L51-67, C10,L1-21), wherein the

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infrastructure device receives signals from the mobile wireless communication device and, based on those signals, a set of coefficients that are provided to the pilot filter are determined (C11, L1-31).

3. Claim 13-14, 22-23, 32-34 and 47-48 are rejected under 35 U.S.C. 103(a) as being unpatentable over LeBlanc et al. (Patent No. 6,236,365) in view of Takanashi et al. (Pub. No. 2001/0004384) and further view of Agazzi et al. (Pub. No. 2001/0000219).

Consider claims 13-14, 22-23, 32-34 and 47-48, LeBlanc and Takanashi teach the limitation of claims as discuss above but fail to teach a method as defined in claim 1, wherein the pilot filter is a finite/ infinite impulse response filter.

In an analogous art, Agazzi teaches "Demodulator for a multi-pair gigabit transceiver". Further, Agazzi teaches a method as defined in claim 1, wherein the pilot filter is a finite/ infinite impulse response filter (Page 1, Paragraph 6, Page 6, Paragraphs 66-70).

Therefore, it would have been obvious at the time that the invention was made that person having ordinary skill in the art to modify LeBlanc, Takanashi and Agazzi system, such that the pilot filter is a finite/ infinite impulse response filter, to provide means for controlling the limit velocity.

Consider **claims 19 and 29**, Takanashi teaches a communication device as defined in claim 18, wherein the predetermined coefficients are retrieved from a look up table (Page 2, Paragraph 15).

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Consider claim 24, Takanashi teaches a communication device comprising: a

plurality of pilot filters each of which is configured to receive a pilot signal and to output

a filtered pilot signal; and a controller configured to select one of the plurality of pilot

filter outputs based on the wireless communication device velocity (C2, L15, C4, L35,

C8, L77).

Conclusion

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Kiet Doan whose telephone number is 571-272-7863.

The examiner can normally be reached on 8am - 5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, William Trost can be reached on 571-272-7872. The fax phone number for

the organization where this application or proceeding is assigned is 703-872-9306.

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Kiet Doan

Patent Examiner

WILLIAM TROST

SUPERVISORY PATENT EXAMINER

TECHNOLOGY CENTER 2600